



**U.S. Department of Justice**

*United States Attorney  
Eastern District of New York*

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JPL  
F. #2018R00035

*271 Cadman Plaza East  
Brooklyn, New York 11201*

June 8, 2022

By ECF and FedEx

Marc Agnifilo, Esq.  
Zach Intrater, Esq.  
Brafman & Associates, P.C.  
256 Fifth Avenue  
New York, New York 10001

Re: United States v. Steven Nerayoff  
Criminal Docket No. 20-008 (MKB)

Dear Counsel:

As requested, enclosed please find an additional copy of the government's discovery in accordance with Rule 16 of Federal Rules of Criminal Procedure, as previously produced to prior defense counsel as set forth below. The government also requests reciprocal discovery from the defendant.

<b>Original Date of Production</b>	<b>Bates-Numbers</b>
October 18, 2019	DOJ-00000001 through DOJ-00000063
February 25, 2020	DOJ-00000064 through DOJ-00006050
June 29, 2020	DOJ-00006051 through DOJ-00008556; StormX_000001 through StormX_041891
June 16, 2021	DOJ-00008557 through DOJ-00008668; AH00000001 through AH00052815

Additional descriptions and details concerning the contents of these materials, and restrictions on their use and dissemination, see October 18, 2019 Protective Order, ECF Docket Entry 21, are set forth in the enclosed original production letters and appendices.

If you have any questions or requests regarding further discovery or a disposition of this matter, please do not hesitate to contact me.

Very truly yours,

BREON PEACE  
United States Attorney

By: \_\_\_\_\_ /s/

Jonathan P. Lax  
Assistant U.S. Attorney  
(718) 254-6139

Enclosures (via FedEx)

cc: Clerk of the Court (MKB) (by ECF) (without enclosure)  
Michael Scotto, Esq. (by ECF) (without enclosure)